I, Scott M. Fenwick, declare as follows:

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INTRODUCTION

- 1. I am a Senior Director of Kroll Settlement Administration LLC ("Kroll"),¹ the Settlement Administrator appointed in the above-captioned case, whose principal office is located at One World Trade Center, 285 Fulton Street, 31st Floor, New York, New York 10007. I am over 21 years of age and am authorized to make this declaration on behalf of Kroll and myself. The following statements are based on my personal knowledge and information provided by other experienced Kroll employees working under my general supervision. This declaration is being filed in connection with final approval of the Settlement.
- 2. Kroll has extensive experience in class action matters, having provided services in class action settlements involving antitrust, securities fraud, labor and employment, consumer, and government enforcement matters. Kroll has provided notification and claims administration services in more than 3,000 cases.

BACKGROUND

3. Kroll was appointed as the Settlement Administrator to provide notification and Claims Administration services in connection with that certain Class Action Settlement Agreement and Release (the "Settlement Agreement") entered into this Action. Kroll's duties in connection with the Settlement have and will include: (a) preparing and sending notices in connection with the Class Action Fairness Act; (b) receiving and analyzing the Settlement Class Member contact list (the "Class List") from Defendant's Counsel; (c) creating a Settlement Website with online claim filing capabilities; (d) establishing a toll-free telephone number; (e) establishing a post office box for the receipt of mail; (f) preparing and sending the Postcard Notice with detachable Claim Form via first-class mail; (g) receiving and processing mail from the United States Postal Service ("USPS") with forwarding addresses; (h) receiving and processing undeliverable mail, without a forwarding address, from the USPS; (i) receiving and processing Claim Forms; (j) receiving and

¹ Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Settlement Agreement (as defined below).

2 request Kroll to perform.

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NOTICE PROGRAM

processing Requests for Exclusion; and (k) such other tasks as counsel for the Parties or the Court

The CAFA Mailing

4. As noted above, on behalf of the Defendant, Kroll provided notice of the proposed Settlement pursuant to the Class Action Fairness Act, 28 U.S.C. §1715(b). At Defendant's Counsel's direction, on October 17, 2024, Kroll sent the CAFA Notice identifying the required documents, a true and correct copy of which is attached hereto as **Exhibit A**, via first-class certified mail to (a) the Attorney General of the United States, (b) the fifty-five (55) state and territorial Attorneys General identified in the service list for the CAFA Notice, attached hereto as **Exhibit B**, and (c) via email to the Nevada Attorney General. The CAFA Notice directed the Attorneys General to the website www.CAFANotice.com, a site that contains all the documents relating to the Settlement referenced in the CAFA Notice.

Data and Case Setup

- 5. On July 19, 2024, Kroll designated a post office box with the mailing address *Nonstop Data Breach*, c/o Kroll Settlement Administration LLC, P.O. Box 5324, New York, NY 10150-5324, in order to receive Requests for Exclusion, Claim Forms, and correspondence from Settlement Class Members.
- 6. On October 22, 2024, Kroll established a toll-free telephone number, (833) 627-7774, for Settlement Class Members to call and obtain additional information regarding the Settlement through an Interactive Voice Response ("IVR") system and/or by being connected to a live operator. As of March 3, 2025, the IVR system has received 240 calls, and eight (8) callers have been connected to live operators.
- 7. On October 24, 2025, Kroll created a dedicated Settlement Website entitled www.nonstopclassactionsettlement.com. The Settlement Website "went live" on November 14, 2024, and contains a summary of the Settlement, important dates and deadlines, contact information for the Settlement Administrator, answers to frequently asked questions, downloadable copies of relevant documents, including the Postcard Notice, Long Notice, Preliminary Approval Order,

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Claim Form, Settlement Agreement, and Complaint, and allowed Settlement Class Members an opportunity to file a Claim Form online.

8. On October 25, 2024, Kroll received one (1) data file from Defendant's Counsel. The file contained 115,682 records with a combination of names and physical mailing addresses for Settlement Class Members. Kroll undertook several steps to reconcile the data file and compile the eventual Class List for the mailing of Postcard Notices. The data was re-formatted and de-duped based on name and physical mailing address, resulting in a Settlement Class size of 114,657. Kroll then identified forty (40) records with missing or incomplete physical mailing address, leading to 114,617 unique records for receiving the Postcard Notices. Additionally, in an effort to ensure that Postcard Notices would be deliverable to Settlement Class Members, Kroll ran the Class List through the USPS's National Change of Address ("NCOA") database and updated the Class List with address changes received from the NCOA.

The Notice Program

9. On November 14, 2024, Kroll caused 114,617 Postcard Notices to be mailed via first-class mail. A true and correct copy of the Postcard Notice, along with the Long Notice and Claim Form, are attached hereto as **Exhibits C, D, and E,** respectively.

NOTICE PROGRAM REACH

- 10. As of March 3, 2025, 525 Postcard Notices were returned by the USPS with a forwarding address. Of those, 505 Postcard Notices were automatically re-mailed to the updated addresses provided by the USPS. The remaining twenty (20) Postcard Notices were re-mailed by Kroll to the updated address provided by the USPS.
- 11. As of March 3, 2025, 1,484 Postcard Notices were returned by the USPS as undeliverable as addressed, without a forwarding address. Kroll ran 1,465 undeliverable records through an advanced address search. The advanced address search produced 1,090 updated addresses. Kroll has re-mailed Postcard Notices to the 1,090 updated addresses obtained from the advanced address search. Of the 1,090 re-mailed Postcard Notices, sixty-two (62) have been returned as undeliverable a second time. Kroll will continue to trace and re-mail Postcard Notices up through the Final Approval Hearing.

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12. Based on the foregoing, following all Postcard Notice re-mailings, Kroll has reason to believe that Postcard Notices likely reached 114,201 of the 114,657 Class Members, which equates to a reach rate of the direct mail notice of approximately 99.60%. This reach rate is consistent with other court-approved, best-practicable notice programs and Federal Judicial Center Guidelines, which state that a notice plan that reaches² over 70% of targeted class members is considered a high percentage and the "norm" of a notice campaign.³ The table below provides an overview of dissemination results for the direct Class Notice program.

Direct Class Notice Program Dissemination & Reach								
Description	Volume of Class Members	Percentage of Class Members						
Settlement Class Members	114,657	100.0%						
Initial Notice Mailing								
(+) Postcard Notices Mailed (Initial Campaign)	114,617	99.97%						
(-) Total Postcard Notices returned as undeliverable	(1,484)	1.29%						
Supplemental Notice Mailin	Supplemental Notice Mailing							
(+) Total Unique Postcard Notices Re-mailed	1,090	0.95%						
(-) Total Undeliverable (Re-Mailed) Postcard Notices	(62)	0.05%						
Direct Notice Program Reac	Direct Notice Program Reach							
(=) Likely Received Direct Notice	114,201	99.60%						

CLAIM ACTIVITY

- 13. The Claim Form Deadline was February 12, 2025.
- As of March 3, 2025, Kroll has received 5,415 Claim Forms through the mail and 14. 3,369 Claim Forms filed electronically through the Settlement Website. Kroll is still in the process of reviewing and validating Claim Forms.
 - 15. As of March 3, 2025, Kroll has received twenty-seven (27) late Claim Forms.

² FED. JUD. CTR., Judges' Class Action Notice and Claims Process Checklist and Plain Language Guide (2010), available at https://www.fjc.gov/sites/default/files/2012/NotCheck.pdf. The guide suggests that the minimum threshold for adequate notice is 70%.

³ Barbara Rothstein and Thomas Willging, Federal Judicial Center Managing Class Action Litigation: A Pocket Guide for Judges, at 27 (3d Ed. 2010).

Settlement Class Members to file a Claim Form online.

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> DECL. OF SCOTT M. FENWICK OF KROLL SETTLEMENT ADMINISTRATION LLC IN CONNECTION WITH FINAL APPROVAL

EXCLUSIONS AND OBJECTIONS

Class and to curtail fraud, Settlement Class Members were provided a unique "Class Member ID"

on their respective notices as part of the claims process. The Class Member ID is required for

17. The Request for Exclusion Deadline and Objection Date was January 13, 2025.

To prevent Claim Forms from being filed by individuals outside the Settlement

18. Kroll has received one (1) timely Request for Exclusion. Settlement Class Members were not instructed to submit their objection to the Settlement Administrator, and none have been received by Kroll. A list of the exclusion received is attached hereto as **Exhibit F**.

COSTS OF NOTICE PROGRAM

19. As of March 3, 2025, Kroll has billed \$82,642.19 for services and fees incurred in the administration of this matter. Kroll estimates that it will bill an additional \$42,000 to complete the administration of this Settlement, for a combined estimated total of \$124,462.19. The current estimate is subject to change depending on factors such as the number of claims remaining to be reviewed, number of claims filed, and/or any Settlement administration scope change not currently under consideration. This estimate is based on Kroll's many years of experience administering class action settlements.

CERTIFICATION

I declare under penalty of perjury under the laws of the United States that the above is true and correct to the best of my knowledge and that this declaration was executed on March 4, 2025, in Estero, Florida.

Scatt M. Former &

Case 3:23-cv-01131-RFL Document 124-1 Filed 03/04/25 Page 7 of 37

Exhibit A



VIA U.S. MAIL

Date: October 17, 2024

To: All "Appropriate" Federal and State Officials Per 28 U.S.C. § 1715

(see attached service list)

Re: CAFA Notice for the proposed Settlement in *Prutsman et al. v. Nonstop*

Administration and Insurance Services, Inc., No. 3:23-cv-011131-RFL, pending

in the United States District Court Northern District of California

Pursuant to Section 3 of the Class Action Fairness Act of 2005 ("CAFA"), 28 U.S.C. § 1715, Defendant Nonstop Administration and Insurance Services, Inc., ("Defendant" or "Nonstop Administration and Insurance Services, Inc.") hereby notifies you of the proposed Settlement of the above-captioned action (the "Action"), currently pending in the United States District Court Northern District of California (the "Court").

Eight items must be provided to you in connection with any proposed class action settlement pursuant to 28 U.S.C. § 1715(b). Each of these items is addressed below, and all exhibits are available for download at www.CAFANotice.com under the folder entitled *Prutsman et al. v. Nonstop Administration and Insurance Services, Inc.*:

1. <u>28 U.S.C. § 1715(b)(l) – a copy of the complaint and any materials filed with the complaint and any amended complaints.</u>

The Consolidated and Amended Class Action Complaint is available as **Exhibit A**.

2. <u>28 U.S.C.</u> § 1715(b)(2) – notice of any scheduled judicial hearing in the class action.

On September 13, 2024, Plaintiff filed a Motion for Preliminary Approval of the class action Settlement, which was granted by Order dated October 15, 2024. The Court has scheduled the Final Approval Hearing for this matter for March 18, 2024. The Preliminary Approval Order is available as **Exhibit B**.

3. <u>28 U.S.C. § 1715(b)(3) – any proposed or final notification to class members.</u>

Copies of the proposed long form Notice, short form Notice, and Claim Form will be provided to Class Members and will be available on the Settlement Website created for the administration of this matter. These are available as **Exhibits C**, **D**, and **E**, respectively. The Notices describe, among other things, the

claim submission process and the Class Members' rights to object or exclude themselves from the Class.

- 4. 28 U.S.C. § 1715(b)(4) any proposed or final class action settlement.
 - The Settlement Agreement is available as **Exhibit F**.
- 5. <u>28 U.S.C. § 1715(b)(5) any settlement or other agreement contemporaneously</u> made between class counsel and counsel for defendants.

There are no other settlements or other agreements between Class Counsel and counsel for Defendant beyond what is set forth in the Settlement Agreement.

6. 28 U.S.C. § 1715(b)(6) – any final judgment or notice of dismissal.

The Court has not yet entered a final judgment or notice of dismissal. Accordingly, no such document is presently available.

7. 28 U.S.C. § 1715(b)(7) – (A) If feasible, the names of class members who reside in each State and the estimated proportionate share of the claims of such members to the entire settlement to that State's appropriate State official; or (B) if the provision of the information under subparagraph (A) is not feasible, a reasonable estimate of the number of class members residing in each State and the estimated proportionate share of the claims of such members to the entire settlement.

The definition of the Class in the proposed Settlement Agreement means the Nationwide Class of all individuals within the United States of America whose PHI/PII was exposed to unauthorized third parties as a result of the data breach discovered by Defendant on or about December 22, 2022.

The complete list and counts by state of Class Members is not known.

8. <u>28 U.S.C.</u> § 1715(b)(8) – any written judicial opinion relating to the materials described in 28 U.S.C. § 1715(b) subparagraphs (3) through (6).

The Preliminary Approval Order is available as **Exhibit B**.

If you have any questions about this notice, the Action, or the materials available for download at www.CAFANotice.com under the folder entitled *Prutsman et al. v. Nonstop Administration and Insurance Services, Inc.*, please contact the undersigned below.

Respectfully submitted,

Drew Perry Senior Manager Drew.Perry@Kroll.com Case 3:23-cv-01131-RFL Document 124-1 Filed 03/04/25 Page 10 of 37

Exhibit B

Page 3 of 6

CAFA NOTICE SERVICE LIST

U.S. Attorney General

Merrick B. Garland U.S. Department of Justice 950 Pennsylvania Avenue NW Washington, D.C. 20530

Alabama Attorney General

Steve Marshall 501 Washington Ave. P.O. Box 300152 Montgomery, AL 36130

Alaska Attorney General

Treg Taylor 1031 W. 4th Avenue, Suite 200 Anchorage, AK 99501

American Samoa Attorney General

Fainu'ulelei Falefatu Ala'ilima-Utu Executive Office Building, Utulei 3rd FL, PO Box 7 Utulei, AS 96799

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Kris Mayes 2005 N Central Ave Phoenix, AZ 85004

Arkansas Attorney General

Tim Griffin 323 Center St., Suite 200 Little Rock, AR 72201

California Attorney General

Rob Bonta 1300 I St., Ste. 1740 Sacramento, CA 95814

Colorado Attorney General

Phil Weiser Ralph L. Carr Colorado Judicial Center 1300 Broadway, 10th Floor Denver, CO 80203

Connecticut Attorney General

William Tong 165 Capitol Avenue Hartford, CT 06106

Delaware Attorney General

Kathy Jennings Carvel State Office Building 820 N. French St. Wilmington, DE 19801

District of Columbia Attorney General

Brian Schwalb 400 6th Street NW Washington, D.C. 20001

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Ashley Moody Office of the Attorney General The Capitol, PL-01 Tallahassee, FL 32399

Georgia Attorney General

Chris Carr 40 Capitol Square, SW Atlanta, GA 30334

Guam Attorney General

Douglas Moylan Office of the Attorney General ITC Building 590 S. Marine Corps Dr, Ste 706 Tamuning, Guam 96913

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Anne E. Lopez 425 Queen St. Honolulu, HI 96813

Idaho Attorney General

Raúl Labrador 700 W. Jefferson Street, Suite 210 P.O. Box 83720 Boise, ID 83720 Page 4 of 6

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Indiana Attorney General

Todd Rokita Indiana Government Center South 302 West Washington St., 5th Fl. Indianapolis, IN 46204

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Brenna Bird Hoover State Office Building 1305 E. Walnut Des Moines, IA 50319

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Kris Kobach 120 S.W. 10th Ave., 2nd Fl. Topeka, KS 66612

Kentucky Attorney General

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Louisiana Attorney General

Liz Murrill 1885 North Third St Baton Rouge, LA 70802

Maine Attorney General

Aaron Frey State House Station 6 Augusta, ME 04333

Maryland Attorney General

Anthony G. Brown 200 St. Paul Place Baltimore, MD 21202

Massachusetts Attorney General

Andrea Campbell 1 Ashburton Place, 20th Floor Boston, MA 02108

Michigan Attorney General

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Minnesota Attorney General

Keith Ellison 445 Minnesota St, Suite 1400 St. Paul, MN 55101

Mississippi Attorney General

Lynn Fitch Department of Justice, P.O. Box 220 Jackson, MS 39205

Missouri Attorney General

Andrew Bailey Supreme Ct. Bldg., 207 W. High St. P.O. Box 899 Jefferson City, MO 65101

Montana Attorney General

Austin Knudsen
Office of the Attorney General, Justice Bldg.
215 N. Sanders St., Third Floor
P.O. Box 201401
Helena, MT 59620

Nebraska Attorney General

Mike Hilgers 2115 State Capitol P.O. Box 98920 Lincoln, NE 68509

Nevada Attorney General

Aaron D. Ford Old Supreme Ct. Bldg. 100 N. Carson St. Carson City, NV 89701 * NVAGCAFAnotices@ag.nv.gov

New Hampshire Attorney General

John Formella 33 Capitol Street Concord, NH 03301

* Preferred

Page 5 of 6

New Jersey Attorney General

Matthew J. Platkin Richard J. Hughes Justice Complex 25 Market Street, 8th Floor P.O. Box 080 Trenton, NJ 08625

New Mexico Attorney General

Raul Torrez P.O. Drawer 1508 Santa Fe, NM 87504-1508

New York Attorney General

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North Carolina Attorney General

Josh Stein Dept. of Justice, P.O.Box 629 Raleigh, NC 27602-0629

North Dakota Attorney General

Drew Wrigley State Capitol 600 E. Boulevard Ave. Bismarck, ND 58505

Northern Mariana Islands Attorney General

Edward E. Manibusan Administration Building P.O. Box 10007 Saipan, MP 96950

Ohio Attorney General

Dave Yost State Office Tower 30 E. Broad St., 14th Floor Columbus, OH 43215

Oklahoma Attorney General

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Oregon Attorney General

Ellen F. Rosenblum Oregon Department of Justice 1162 Court St., NE Salem, OR 97301

Pennsylvania Attorney General

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Puerto Rico Attorney General

Domingo Emanuelli Hernandez P.O. Box 9020192 San Juan, PR 00902

Rhode Island Attorney General

Peter F. Neronha 150 S. Main St. Providence, RI 02903

South Carolina Attorney General

Alan Wilson Rembert C. Dennis Office Bldg. P.O. Box 11549 Columbia, SC 29211

South Dakota Attorney General

Marty Jackley 1302 East Highway 14, Suite 1 Pierre, SD 57501

Tennessee Attorney General

Jonathan Skrmetti 425 5th Avenue North PO Box 20207 Nashville, TN 37202

Texas Attorney General

Ken Paxton Capitol Station P.O. Box 12548 Austin, TX 78711 Page 6 of 6

U.S. Virgin Islands Attorney General

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Utah Attorney General

Sean Reyes State Capitol, Rm. 236 Salt Lake City, UT 84114-0810

Vermont Attorney General

Charity R. Clark 109 State St. Montpelier, VT 05609

Virginia Attorney General

Jason Miyares 202 North Ninth Street Richmond, VA 23219

Washington Attorney General

Bob Ferguson 1125 Washington St. SE P.O. Box 40100 Olympia, WA 98504

West Virginia Attorney General

Patrick Morrisey State Capitol Complex, Bldg. 1, Rm. E-26 1900 Kanawha Blvd. E Charleston, WV 25305

Wisconsin Attorney General

Josh Kaul Wisconsin Department of Justice State Capitol, Room 114 East P.O. Box 7857 Madison, WI 53707

Wyoming Attorney General

Bridget Hill State Capitol Bldg. 109 State Capitol Cheyenne, WY 82002 Case 3:23-cv-01131-RFL Document 124-1 Filed 03/04/25 Page 15 of 37

Exhibit C

New York, NY 10150-5324

Document 124-1

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U.S. POSTAGE PAID CITY, ST PERMIT NO. XXXX

ELECTRONIC SERVICE REQUESTED

CLASS NOTICE OF PROPOSED CLASS ACTION SETTLEMENT

Prutsman, et al. v. Nonstop Administration and Insurance Services, Inc.
Case No. 3:23-cy-011131-RFI

United States District Court for the Northern District of California

PLEASE READ THIS NOTICE CAREFULLY AS YOUR LEGAL RIGHTS MAY BE AFFECTED. A CLASS ACTION SETTLEMENT HAS BEEN REACHED UNDER WHICH YOU MAY BE ENTITLED TO A PAYMENT OR OTHER RELIEF.

This is a Court-authorized Class Notice of a proposed class action Settlement. This is not a solicitation from a lawyer and is <u>not</u> notice of a lawsuit against you. <<Refnum Barcode>>

CLASS MEMBER ID: <<Refnum>>

Postal Service: Please do not mark barcode

[FIRST NAME] [LAST NAME] [COMPANY] [ADDRESS 1] [ADDRESS 2] [CITY] [STATE] [ZIP][ZIP4] What is this lawsuit about? This is a Court-authorized Class Notice of a proposed Settlement in a class action lawsuit, Prutsman, et al. y. Nonston Cather and Individual Sarada And Sarada

Who is a Class Member?

Nationwide Class Member: All individuals within the United States of America whose PHI/PII was exposed to unauthorized third parties as a result of the Data Breach discovered by Defendant on or about December 22, 2022.

California Subclass Member: You are also a California Subclass member if you are an individual within the State of California whose PHI/PII was exposed to unauthorized third parties as a result of the data breach discovered by Defendant on or about December 22, 2022.

What are the benefits? The Settlement provides the following benefits:

- Compensation for Out-of-Pocket Losses: All Class Members may submit a claim for Out-of-Pocket Losses up to five thousand dollars (\$5,000) per individual. Defendant will pay valid and timely submitted claims for the following: unreimbursed costs, expenses or charges incurred addressing or remedying identity theft, fraud, or misuse of personal information and/or other issues reasonably traceable to the Data Breach upon submission of an approved claim and supporting third-party documentation.
- Alternative Cash Payment: All Class Members may claim an alternative cash payment in an amount estimated to be approximately fifty dollars (\$50) by submitting a timely and valid Claim Form.
- California Statutory Claim Payments: Class Members who were residents of California from December 22, 2022, to February 12, 2025 ("California Subclass Members") can submit a claim for a California Statutory Payment of \$100 for their statutory claims under the California Consumer Privacy Act in addition to the reimbursement for Out-of-Pocket Losses and Alternative Cash Payment.

How to file a claim. You must file a Claim Form by mail postmarked by February 12, 2025, and mailed to the Settlement Administrator's address below, or online at www.NonstopClassActionSettlement.com by February 12, 2025 to receive compensation from the Settlement.

What are my other rights?

- Do Nothing: If you do nothing, you remain in the Settlement. You give your rights to sue but you will not get any compensation as a Class Member.
- Exclude Yourself: You can get out of the Settlement and keep your right to sue about the claims in this Action, but you will not get any compensation from the Settlement. You must submit a Request for Exclusion to the Settlement Administrator by January 13, 2025.
- Object: You can stay in the Settlement but tell the Court why you think the Settlement should not be approved. Your written objection must be submitted by January 13, 2025. Detailed instructions on how to file a Claim Form, exclude yourself, or object can be found on the Class Notice found on the Settlement Website.
- Attend a hearing: The Court will hold the Final Approval Hearing on March 18, 2025 at 1:30 p.m. PT, to consider whether the proposed Settlement is fair, reasonable, and adequate, to consider Plaintiff's Counsel's Fees and Expenses amount for attorneys' fees and costs not to exceed \$5333,333 33 plus reasonable expenses, and request a Service Award of \$2,500 for each Class Representative, and to consider whether and if it should be approved. You may attend the hearing, with your own attorney, at your own expense, but you do not have to.

This is only a summary. For additional information, including a copy of the Settlement Agreement and other documents, visit the documents section of the Settlement Website or call (833) 627-7774. You may also contact the Settlement Administrator to update your address or contact information at *Nonstop Data Breach*, c/o Kroll Settlement Administration LLC, PO Box 5324, New York, NY 10150-5324.



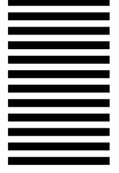
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BUSINESS REPLY MAIL

FIRST-CLASS MAIL PERMIT NO. 36777 PHILADELPHIA PA

POSTAGE WILL BE PAID BY ADDRESSEE

KROLL SETTLEMENT ADMINISTRATION LLC PO BOX 5324 NEW YORK NY 10126-2877 NO POSTAGE NECESSARY IF MAILED IN THE UNITED STATES



Document 124-1

03/04/25

Page 19 of 37

Nonstop Data Breach, Case No. 3:23-cv-011131-RFL

VISIT THE SETTLEMENT WEBSITE BY SCANNING THE PROVIDED QR CODE

OSTCARD CLAIM FORM

You must file a Claim Form by mail pron the back of this postcard or online	ostmarked by February 12, 20		ent Administrator by re		
Class Member ID: < <refnur< td=""><td>n>></td><td>If different than the prep</td><td>printed data on the left, pl</td><td>ease print you</td><td>r correct information:</td></refnur<>	n>>	If different than the prep	printed data on the left, pl	ease print you	r correct information:
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COMPENSATION FOR OUT-OF-POC	KET LOSSES	City		State	ZipCode
By checking the below box, I choose to Yes, I choose to file a claim for Ou		osses in lieu of the Alternative	Fund Payment		
Cost Type	Арр	roximate Date of Loss:	· —	Amount of	Loss:
Description of Supporting Reasonable	Documentation:				
ALTERNATIVE FUND PAYMENT					
This payment can be in addition to the in lieu of a claim for Out-of-Pocket Los	_ ′ ′	,) pro rata Alte	ernative Cash Payment
CALIFORNIA STATUTORY PAYMEN' You may also submit a claim for Out-o By checking the below box, I choos Yes, I choose a California Statuto to unauthorized third parties as a	f-Pocket Losses OR the Alterna e an estimated \$100 pro rata (Cash Fund Payment.	und widthin the Chate of C	alifornia who	oo DUI/DU waa ayraaad
I swear and affirm under the laws of m form was executed on the date set for	result of the Data Breach discovy state that the information I have	ered by Defendant on or abou	ıt December 22, 2022.		•

Case 3:23-cv-01131-RFL Document 124-1 Filed 03/04/25 Page 20 of 37

Exhibit D

CLASS NOTICE OF CLASS ACTION AND PROPOSED SETTLEMENT

If Nonstop Administration and Insurance Services, Inc. ("Nonstop") Notified You of A Data Breach, You May Be Eligible For Benefits From A Class Action Settlement.

This is not a solicitation from a lawyer, junk mail, or an advertisement. A Court authorized this Class Notice.

- A proposed \$1,600,000 Settlement has been reached in a class action lawsuit known as *Prutsman, et al. v. Nonstop Administration and Insurance Services, Inc.*, Case No. 3:23-cv-011131-RFL, ("Action"), filed in the United States District Court for the Northern District of California.
- This Action alleges that on or about December 22, 2022, Nonstop suffered a Data Breach and was announced by Nonstop on about February 15, 2023. Nonstop disagrees with Plaintiffs' claims and denies any wrongdoing.
- All Class Members can receive the following benefits from the Settlement: Class Members are eligible to recover compensation for (1) reimbursement for Out-of-Pocket Losses, (2) Alternative Cash Payments, and (3) California Statutory Payments, if you are an individual within the state of California whose Protected Health Information/Personally Identifiable Information ("PHI/PII") was exposed to unauthorized third parties as a result of the Data Breach discovered by Defendant on or about December 22, 2022.
 - Reimbursement Claim:
 - Compensation for Out-of-Pocket Losses: All Class Members may submit a claim for Out-of-Pocket Losses up to five thousand dollars (\$5,000) per individual. Defendant will pay valid and timely submitted claims for Out-of-Pocket Losses for unreimbursed costs or expenditures incurred by a Class Member in response to the Data Breach that were incurred between December 22, 2022, and the Claims Deadline, as result of the Data Breach. Ordinary Out-of-Pocket Losses may include, but are not limited to: unreimbursed costs, expenses or charges incurred addressing or remedying identity theft, fraud, or misuse of personal information and/or other issues reasonably traceable to the Data Breach.
 - O Alternative Cash Payment: Class Members may claim an Alternative Cash Payment in an amount estimated to be approximately fifty dollars (\$50) by submitting a timely and valid Claim Form. However, the amount of this Alternative Cash Payment shall be *pro rata* (increased or decreased) based on the funds remaining in the Settlement Fund following the payment of Attorneys' Fees and Expenses Award, any Service Award, the costs of Settlement administration, CAFA Notice, claims for Out-of-Pocket Losses.
 - California Statutory Claim Payments: Class Members who were residents of California from December 22, 2022, to February 12, 2025, ("California Settlement Class Members") can submit a claim for a California Statutory Payment of \$100 for their statutory claims under the California Consumer Privacy Act. The California Statutory Payment is an additional Settlement benefit made available to California Settlement Class Members that is in addition to either reimbursement of claims for Out-of-Pocket Losses or the Alternative *Pro Rata* Cash Payment, and is subject to a *pro rata* decrease based on the amount remaining in the Settlement Fund following payment of the Fee Award and Expenses, cost of Settlement administration, CAFA Notice, and claims for Reimbursement of Out-of-Pocket Losses.
- Included in this Settlement as a Class Member are:
 - The Nationwide Class of all individuals within the United States of America whose PHI/PII was exposed to unauthorized third parties as a result of the Data Breach discovered by Defendant on or about December 22, 2022.
 - Excluded from the Settlement Class are: (1) the Judge and Magistrate Judge presiding over the Action, any members of the Judges' respective staffs, and immediate members of the Judges' respective families; (2) officers, directors, members and shareholders of Defendant; (3) persons who timely and validly request exclusion from and/or opt-out of the Settlement Class; (4) the successors and assigns of any such excluded persons; and (5) any person found by a court of competent jurisdiction to be guilty under criminal law of initiating, causing, aiding or abetting the criminal activity or occurrence of the Data Breach or who pleads nolo contendere to any such charge.
- Your legal rights are affected regardless of whether you do or do not act. Read this Class Notice carefully.

YOUR LEGAL RIGHTS & OPTIONS IN THIS SETTLEMENT

Case 3:23-cv-01131-RFL Document 124-1 Filed 03/04/25 Page 22 of 37

Submit a Claim Form	You must submit a valid Claim Form to receive benefits from this Settlement. Claim Forms must be submitted online or mailed, postmarked no later than February 12, 2025.		
Do Nothing If you do nothing, you remain in the Settlement. You give up your rights to sue and you will not get any cash correimbursement as a Class Member.			
Exclude Yourself	Get out of the Settlement. Get no money. Keep your rights. This is the only option that allows you to keep your right to sue about the claims in this Action. You will not get any money from the Settlement. Your Request for Exclusion must be postmarked no later than January 13, 2025.		
File an Objection	Stay in the Settlement but tell the Court why you think the Settlement should not be approved. Objections must be postmarked no later than January 13, 2025 .		
Go to a Hearing	You can ask to speak in Court about the fairness of the Settlement, at your own expense. See Question 18 for more details. The Final Approval Hearing is scheduled for March 18, 2025, at 1:30 p.m. PT.		

WHAT THIS CLASS NOTICE CONTAINS

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2.	What is this Action about?
3.	Why is there a Settlement?
4.	Why is this a class action?
5.	How do I know if I am included in the Settlement?
The S	ettlement BenefitsPages 5
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9.	Will the Class Representatives receive compensation?
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BASIC INFORMATION

1. How do I know if I am affected by the Action and Settlement?

You are a Class Member if you are an individual within the United States of America whose PHI/PII was exposed to unauthorized third parties as a result of the Data Breach discovered by Defendant on or about December 22, 2022.

You are also a California Subclass member if you are an individual within the State of California whose PHI/PII was exposed to unauthorized third parties as a result of the Data Breach discovered by Defendant on or about December 22, 2022.

The Class specifically excludes (1) the Judge and Magistrate Judge presiding over the Action, any members of the Judges' respective staffs, and immediate members of the Judges' respective families; (2) officers, directors, members and shareholders of Defendant; (3) persons who timely and validly request exclusion from and/or opt-out of the Settlement Class; (4) the successors and assigns of any such excluded persons; and (5) any person found by a court of competent jurisdiction to be guilty under criminal law of initiating, causing, aiding or abetting the criminal activity or occurrence of the Data Breach or who pleads nolo contendere to any such charge.

This Class Notice explains the nature of the Action and claims being settled, your legal rights, and the benefits to the Class.

2. What is this Action about?

This case is known as *Prutsman et al. v. Nonstop Administration and Insurance Services, Inc.*, Case No. 3:23-cv-011131-RFL, filed in the United States District Court for the Northern District of California. The persons who sued are called the "Plaintiffs" or "Class Representatives" and the company they sued, Nonstop Administration and Insurance Services, Inc., is known as the "Defendant" or "Nonstop" in this case.

Plaintiffs filed a lawsuit against Nonstop individually, and on behalf of anyone whose PHI/PII was potentially impacted as a result of the Data Breach.

This Action alleges that that on or about December 22, 2022, Nonstop suffered a Data Breach that was announced by Nonstop on about February 15, 2023.

Nonstop denies all claims asserted against it in the Action, denies all allegations of wrongdoing and liability.

3. Why is there a Settlement?

By agreeing to settle, the Parties' desire to settle the Action and all claims arising out of or related to the allegations or subject matter of the class action and Action on the terms and conditions set forth herein for the purpose of avoiding the burden, expense, risk, and uncertainty of continuing to litigate the Action. The Plaintiffs, Nonstop, and their attorneys believe the proposed Settlement is fair, reasonable, and adequate and, thus, in the best interests for Class Members. The Court did not decide in favor of the Plaintiffs or Nonstops. Full details about the proposed Settlement are found in the Settlement Agreement available at www.NonstopClassActionSettlement.com.

4. Why is this a class action?

In a class action, one or more people called a "Class Representatives" sue on behalf of all people who have similar claims. All of these people together are the "Class" or "Class Members."

5. How do I know if I am included in the Settlement?

You are included in the Class if you are an individual within the United States of America whose PHI/PII was exposed to unauthorized third parties as a result of the Data Breach discovered by Defendant on or about December 22, 2022.

You are also a California Subclass Member if you are an individual within the state of California whose PHI/PII was exposed to unauthorized third parties as a result of the data breach discovered by Defendant on or about December 22, 2022.

If you are not sure whether you are included as a Class Member, or have any other questions about the Settlement, visit www.NonstopClassActionSettlement.com, call toll-free (833) 627-7774, or write to Nonstop Data Breach, c/o Kroll Settlement Administration LLC, PO Box 5324, New York, NY 10150-5324.

THE SETTLEMENT BENEFITS

6. What does this Settlement provide?

The proposed Settlement will provide the following benefits to Class Members:

Reimbursement Claim

• Compensation for Out-of-Pocket Losses: All Class Members may submit a claim for Out-of-Pocket Losses up to five thousand dollars (\$5000) per individual. Defendant will pay valid and timely submitted claims for the following: unreimbursed costs, expenses or charges incurred addressing or remedying identity theft, fraud, or misuse of personal information and/or other issues reasonably traceable to the Data Breach.

Class Members who elect to submit a claim for reimbursement of Ordinary Out-of-Pocket Losses must provide to the Settlement Administrator the information required to evaluate the claim, including: (1) the Settlement Class Member's name and current address, (2) documentation supporting their claim, or (3) an attestation and a brief description of out-of-pocket expenses and how they were incurred. Documentation supporting Out-of-Pocket Losses can include receipts or other documentation not "self-prepared" by the Class Member that documents the costs incurred. "Self-prepared" documents such as handwritten receipts are, by themselves, insufficient to receive reimbursement, but can be considered to add clarity to or support other submitted documentation

To receive reimbursement for Out-of-Pocket Losses you must complete and submit either a written or online Claim Form to the Settlement Administrator, postmarked or electronically submitted on or before **February 12, 2025**. The Claim Form must be verified by the Class Member with an attestation that the claimant believes that the losses or expenses claimed were incurred as a result of the Data Breach.

- Alternative Cash Payment: All Class Members may claim an Alternative Cash Payment in an amount estimated to be approximately fifty dollars (\$50) by submitting a timely and valid Claim Form. However, the amount of this Alternative Cash Payment shall be *pro rata* (increased or decreased) based on the funds remaining in the Settlement Fund following the payment of Attorneys' Fees and Expenses Award, any Service Award, the costs of Settlement administration, CAFA Notice, and claims for Out-of-Pocket Losses.
- California Statutory Claim Payments: Class Members who were residents of California from December 22, 2022, to February 12, 2025 ("California Subclass Members") can submit a claim for a California Statutory Payment of \$100 for their statutory claims under the California Consumer Privacy Act. The California Statutory Payment in addition to either reimbursement of claims for Out-of-Pocket Losses or the Alternative Cash Payment, and is subject to a *pro rata* decrease based on the amount remaining in the Settlement Fund following payment of the Fee Award and Expenses, any Service Award, cost of Settlement administration, CAFA Notice, and claims for reimbursement of Out-of-Pocket Losses.
- **Business Practices Changes:** Plaintiffs have received assurances that Defendant either have undertaken or will undertake certain reasonable steps to further secure its systems.

7. How to submit a Claim Form

All Claim Forms will be reviewed by the Settlement Administrator for completeness and plausibility. You must file a Claim Form to get cash compensation or reimbursement from the Settlement Fund under the proposed Settlement. Claim Forms must be submitted online or postmarked no later than **February 12, 2025**. For more information, please visit www.NonstopClassActionSettlement.com or you can call the Settlement Administrator at (833) 627-7774 for a Claim Form.

8. What am I giving up as part of the Settlement?

If you stay in the Class, you will be eligible to receive benefits, but you will not be able to sue any Released Parties, meaning Nonstop, its parents, subsidiaries, predecessors, successors, divisions, joint ventures, affiliates and related entities and all of its respective past and present directors, officers, employees, partners, principals, agents, attorneys, insurers, reinsurers, assigns and related or affiliated entities regarding the claims in this case.

The Settlement Agreement, which includes all provisions about Released Claims, releases, and Released Parties, is available at www.NonstopClassActionSettlement.com.

The only way to keep the right to sue is to exclude yourself (*see* Question 10), otherwise you will be included in the Class, and, if the Settlement is approved, you give up the right to sue for the claims in this case.

9. Will the Class Representatives receive compensation?

Yes. If approved by the Court, the Class Representatives will each receive a Service Award of up to \$2,500, to compensate them for their services and efforts in bringing the Action. The Court will make the final decision as to the amount, if any, to be paid to the Class Representatives.

EXCLUDE YOURSELF

10. How do I exclude myself from the Settlement?

If you do not want to be included in the Settlement, you must "opt-out" by sending a timely written Request for Exclusion. Your Request for Exclusion must (i) state the Class Member's full name and current address and signature, and (ii) specifically state his or her desire to be excluded from the Settlement and from the Class, and/or to waive all rights to the benefits of the Settlement.

Your written Request for Exclusion must be postmarked no later than January 13, 2025 to:

Nonstop Data Breach c/o Kroll Settlement Administration LLC PO Box 5324 New York, NY 10150-5324

If you exclude yourself, you will not be able to receive any cash benefit from the Settlement, and you cannot object to the Settlement at the Final Approval Hearing. You will not be legally bound by anything that happens in the Action, and you will keep your right to sue Nonstop on your own for the claims that this Settlement resolves.

11. If I do not exclude myself, can I sue later?

No. If you do not exclude yourself from the Settlement, and the Settlement is approved by the Court, you forever give up the right to sue the Released Parties (listed in Question 8) for the claims this Settlement resolves.

12. What happens if I do nothing at all?

If you do nothing, you will be bound by the Settlement if the Court approves it, you will not get any money or reimbursement from the Settlement, you will not be able to start or proceed with a lawsuit or be part of any other lawsuit against the Released Parties (listed in Question 8) about the settled claims in this case at any time.

THE LAWYERS REPRESENTING YOU

13. Do I have a lawyer in the case?

Yes. The Court has appointed Scott E. Cole of Cole & Van Note and Gary M. Klinger of Milberg Coleman Bryson Phillips Grossman PLLC (called "Class Counsel") to represent the interests of all Class Members in this case. You will not be charged for these lawyers. If you want to be represented by your own lawyer, you may hire one at your own expense.

14. How will the lawyers be paid?

Class Counsel will apply to the Court for a Fee Award and Expenses not to exceed one third of the total Settlement Fund, (\$533,333.33), plus reasonable litigation costs and expenses. A copy of Plaintiff's Counsel's Fees and Expenses application and Service Award of \$2,500 for each Class Representative will be posted on this Settlement Website, www.NonstopClassActionSettlement.com, before the Final Approval Hearing. The Court will make the decision final as to the amounts to be paid to Class Counsel and may award less than the amount requested by Class Counsel.

OBJECTING TO THE SETTLEMENT

15. How do I tell the Court that I do not like the Settlement?

If you want to tell the Court that you do not agree with the proposed Settlement or some part of it, you must file an objection with the Court and with the Settlement Administrator by **January 13, 2025** (the "Objection Date") stating why you do not think the Settlement should be approved.

To be valid, each Objection must include:

- (i) the objector's full name, current address, current telephone number, and be personally signed;
- (ii) the case name and case number, *Prutsman, et al. v. Nonstop Administration and Insurance Services, Inc.*, Case No. 3:23-cv-011131-RFL, currently pending in the United States District Court for the Northern District of California;
- (iii) documentation sufficient to establish membership in one of the Classes, such as a copy of the Postcard Notice he or she received;
- (iv) a statement of the position(s) the objector wishes to assert, including the factual and legal grounds for the position(s);
- (v) copies of any other documents that the objector wishes to submit in support of his/her position;
- (vi) whether the objecting Class Member intends to appear at the Final Approval Hearing, and;
- (vii) whether the objecting Class Member is represented by counsel and, if so, the name, address, and telephone number of his/her counsel.

Your objection must be filed with the Clerk of Court by **January 13, 2025** at the following address:

CLERK OF THE COURT

450 Golden Gate Ave. San Francisco, CA 94102

If you do not submit your objection with all requirements, or if your objection is not received by **January 13, 2025**, you will be considered to have waived all objections and will not be entitled to speak at the Final Approval Hearing.

16. What is the difference between objecting and asking to be excluded?

Objecting is simply telling the Court that you don't like something about the Settlement. You can object only if you stay in the Class. Excluding yourself is telling the Court that you don't want to be part of the Class. If you exclude yourself, you have no basis to object because the Settlement no longer affects you.

THE FINAL APPROVAL HEARING

17. When and where will the Court decide whether to approve the Settlement?

The Court will hold the Final Approval Hearing on March 18, 2025, at 1:30 p.m. PT in Courtroom 15, of the Honorable Judge Rita F. Lin of the United States District Court for the Northern District of California 450 Golden Gate Ave., San Francisco, CA 94102. The hearing may be moved to a different date, time, or location without additional Class Notice, so it is recommended that you periodically check the Settlement Website for updated information.

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At the hearing, the Court will consider whether the proposed Settlement is fair, reasonable, adequate, and is in the best interests of Class Members, and if it should be finally approved. If there are valid objections, the Court will consider them and will listen to people who have asked to speak at the hearing if the request was made properly. The Court will also consider the Plaintiff's Counsel's Fees and Expenses to Class Counsel and the request for a Service Award to the Class Representatives.

18. Do I have to come to the hearing?

No. You are not required to come to the Final Approval Hearing. However, you are welcome to attend the hearing at your own expense.

If you submit an objection, you do not have to come to the hearing to talk about it. If your objection was submitted properly and on time, the Court will consider it. You also may pay your own lawyer to attend the Final Approval Hearing, but that is not necessary. However, you must follow the requirements for making objections in Question 15, including the requirements for making appearances at the hearing.

19. May I speak at the hearing?

Yes. You can speak at the Final Approval Hearing, but you must ask the Court for permission. To request permission to speak, you must file an objection according to the instructions in Question 15, including all the information required for you to make an appearance at the hearing. You cannot speak at the hearing if you exclude yourself from the Settlement.

GET MORE INFORMATION

20. How do I get more information about the Settlement?

This is only a summary of the proposed Settlement. If you want additional information about this Action, including a copy of the Settlement Agreement, the Complaint, Class Notice, Preliminary Approval Order, Claim Form and more, please visit the Settlement Website or call (833) 627-7774. You may also contact the Settlement Administrator at Nonstop Data Breach, c/o Kroll Settlement Administration LLC, PO Box 5324, New York, NY 10150-5324.

21. How do I update my contact information?

To update your contact information call (833) 627-7774 or please visit the Settlement Website www.NonstopClassActionSettlement.com

PLEASE DO NOT ADDRESS ANY QUESTIONS ABOUT THE SETTLEMENT OR ACTION TO THE CLERK OF THE COURT, THE JUDGE, NONSTOP, OR DEFENDANT'S COUNSEL

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Exhibit E

Your claim must be submitted online or postmarked by: February 12, 2025

CLAIM FORM FOR NONSTOP DATA BREACH

Prutsman, et al. v. Nonstop Administration and Insurance Services, Inc. Case No.: 3:23-cv-011131-RFL

United States District Court for the Northern District of California

NONSTOP- \mathbf{C}

USE THIS FORM ONLY IF YOU ARE CLASS MEMBER **GENERAL INSTRUCTIONS**

If you received Class Notice of this Settlement, the Settlement Administrator identified you as a Class Member who may have been involved in the Data Breach and were notified by Nonstop Administration and Insurance Services, Inc. on February 15, 2023 that they suffered a data incident. You may submit a claim for Settlement compensation, outlined below.

Please refer to the Class Notice posted on the Settlement Website www.NonstopClassActionSettlement.com, for more information on submitting a Claim Form and information on the aggregate cap on claims.

To receive Out-of-Pocket Losses benefits from this Settlement, you must submit the Claim Form below electronically at www.NonstopClassActionSettlement.com by February 12, 2025.

This Claim Form may also be mailed to the address below. Please type or legibly print all requested information, in blue or black ink. Mail your completed Claim Form, including any supporting documentation, by U.S. mail to:

> Nonstop Data Breach c/o Kroll Settlement Administration LLC PO Box 5324 New York, NY 10150-5324

You may submit a claim for the following benefits:

Reimbursement Claims:

1) Compensation for Out-of-Pocket Losses: All Class Members may submit a claim for Out-of-Pocket Losses up to five thousand dollars (\$5,000) per individual, as result of the Data Breach.

OR

Alternative Cash Payment: Class Members may claim an Alternative Cash Payment in an amount estimated 2) to be approximately fifty dollars (\$50) by submitting a timely and valid Claim Form. However, the amount of this alternative cash payment shall be pro rata (increased or decreased) based on the funds remaining in the Settlement Fund following the payment of Attorneys' Fees and Expenses Award, any Service Award, the Costs of Settlement Administration, CAFA Notice, and claims for Out-of-Pocket Losses.

AND

3) California Statutory Payments: Class Members who were residents of California from December 22, 2022 to the end of the claims period can submit a claim for a California Statutory Payment of \$100 for their statutory claims in addition to either reimbursement of claims. The California Statutory Payment is an additional settlement benefit made available to California Settlement Class Members that is in addition to either reimbursement of claims for Out-of-Pocket Losses or the Alternative Pro Rata Cash Payment, and is subject to a pro rata decrease based on the amount remaining in the Settlement Fund following

Questions? Go www.NonstopClassActionSettlement.com or call (833) 627-7774.

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payment of the Fee Award and Expenses, any Service Award, costs of Settlement administration, CAFA Notice, and claims for Reimbursement of Out-of-Pocket Losses.

Questions? Go www.NonstopClassActionSettlement.com or call (833) 627-7774.

Your claim must be submitted online or postmarked by: February 12, 2025

CLAIM FORM FOR NONSTOP DATA BREACH

Prutsman, et al. v. Nonstop Administration and Insurance Services, Inc. Case No.: 3:23-cv-011131-RFL

United States District Court for the Northern District of California

NONSTOP-C

I.	PA	YN	IENT	SEL	EC	CTI	ON

If you would like to elect to receive your cash compensation through electronic transfer, please visit the Settlement Website and timely file your Claim Form. The Settlement Website includes a step-by-step guide for you to complete the electronic payment option.

Provide your name and contact information below. You must notify the Settlement Administrator if your contact information

II. CLASS MEMBER NAME AND CONTACT INFORMATION

changes after you submit this Claim Form.			
First Name	Last Name		
Address 1			
Address 2			
City		State	Zip Code
Email Address (optional):		@	
Telephone Number: ()	· ·		
III. PROOF OF DATA BREACH SET	TLEMENT CLASS ME	MBERSHIP	

Questions? Go www.NonstopClassActionSettlement.com or call (833) 627-7774.

Check this box to certify that you are an individual who may have been involved in the Data Breach and were

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notified that their PHI/PII may have been impacted as a result of the Data Breach.

Enter the Class Member ID Number provided on your postcard Class Notice:

Class Member ID : 8 3 0 9 6 ____ _ _ _ _ _ _ _ _

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Your claim must be submitted online or postmarked by: February 12, 2025

CLAIM FORM FOR NONSTOP DATA BREACH

Prutsman, et al. v. Nonstop Administration and Insurance Services, Inc. Case No.: 3:23-cv-011131-RFL

United States District Court for the Northern District of California

NONSTOP- \mathbf{C}

IV. COMPENSATION FOR OUT-OF-POCKET LOSSES

All Class Members are also eligible to recover compensation for up to \$5,000 per person for Out-of-Pocket Losses incurred as a result of the Data Breach, including:

- Out-of-pocket expenses incurred as a direct result of the Data Breach, including but not limited to unreimbursed (i) costs, expenses or charges incurred addressing or remedying identity theft, fraud, or misuse of personal information and/or other issues reasonably traceable to the Data Breach, and that are reasonably described and supported by an attestation under penalty of perjury.
- (ii) Class Members who elect to submit a claim for reimbursement of Out-of-Pocket Losses must provide to the Settlement Administrator the information required to evaluate the claim, including: (1) the Class Member's name and current address, (2) documentation supporting their claim, or (3) an attestation and a brief description of Out-of-Pocket Losses and how they were incurred.

This payment can be in addition to the California Statutory Payment.

You	must	have	unreimbursed	Out-of-Pocket	Losses	incurred	as	a	result	of	the	Data	Breach	and	submit
docu	menta	tion to	obtain this rein	nbursement.											

I have attached documentation showing that the claimed losses were more likely than not caused by the Data Breach.
"Self-prepared" documents such as handwritten receipts are, by themselves, insufficient to receive reimbursement, but can
be considered to add clarity or support to other submitted documentation.

	7 11		
Cost Type (Fill all that apply)	Approximate Date of Loss	Amount of Loss	Description of Supporting Reasonable Documentation (Identify what you are attaching and why)
Example: Identity Theft Protection Service	<u>0 7/17/2 0</u> (mm/dd/yy)	\$50.00	Copy of identity theft protection service bill
	//	\$	
	//	\$	
	//	\$	

Questions? Go www.NonstopClassActionSettlement.com or call (833) 627-7774.

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Questions? Go www.NonstopClassActionSettlement.com or call (833) 627-7774.

Your claim must be submitted online or postmarked by: February 12, 2025

CLAIM FORM FOR NONSTOP DATA BREACH

Prutsman, et al. v. Nonstop Administration and Insurance Services, Inc. Case No.: 3:23-cv-011131-RFL

United States District Court for the Northern District of California

NONSTOP- \mathbf{C}

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IV. ALTERNATIVE CASH PAYMENT			
By checking the below box, I choose an estimated $$50 p$	ro rata Alternative Cash	Payment.	
Yes, I choose a <i>pro rata</i> Alternative Cash Payment Statutory Payment below, if you are an individual within third parties as a result of the data breach discovered by	the State of California wh	ose PHI/PII	was exposed to unauthorized
IV. CALIFORNIA STATUTORY PAYMENT			
By checking the below box, I choose an estimated \$100 address in California between December 22, 2022 and Formula 1981.	·	ent. Please c	onfirm you had a residential
Yes, I choose a California Statutory Payment estim California whose PHI/PII was exposed to unauthorized to on or about December 22, 2022. You may also submit a above.	nird parties as a result of t	he Data Brea	ach discovered by Defendant
Address 1			
Address 2			
City		State -	Zip Code
VI. ATTESTATION & SIGNATURE			
I swear and affirm under the laws of my state that the infi the best of my recollection, and that this form was execute	ed on the date set forth be	low.	
Signature	/	Date	
Print Name			
Questions? Go www.NonstopClassA	ActionSettlement.com or o	call (833) 62°	7-7774.

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Exhibit F

Exclusion List							
Count	First Initial	Last Name					
1	С	WHITSON					